

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re the application of:

Egbert Berend Holtkamp

Attorney Docket No.: P66318US0

Serial No.: 09/720,268

Group Art Unit: 3637

Filed: April 23, 2001

Examiner: WINNIE S YIP

For:

TENT CONSTRUCTION AND METHOD FOR MANUFACTURING

THIS TENT CONSTRUCTION

TRANSMITTAL

Box- Patent Extension Fee Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Transmitted herewith is a Supplemental Response and Two Samples in the above captioned application.

Small Entity status of this application under 37 C.F.R. 1.9 and 1.27 has been established by a verified statement previously submitted.

X A verified Statement to establish small entity status under 37 C.F.R. 1.9 and 1.27 is enclosed.

The fee has been calculated as shown below:

Claims Remaining	Highest Number	Present Extra	Small Entity		Other Than A Small Entity
After Amendment	Previously Paid For		Rate Addit. Fee	(or)	Rate Addit. Fee
Total 24 -		0	x09 = \$		x 18 = \$
Indep. 3 -	4 =	0	x42 = \$		x 84 = \$
First Pre	sentation of				
Multiple Dependent Claim			x140 = \$		+280 = \$
Total Additional Fee			\$		\$

If a Petition for Extension of Time is necessary and the Petition XX and/or the check is not enclosed, this will act as the Petition and applicant herewith petitions the Commissioner to extend the time for response and charge any fees necessary under 37 CFR 1.17 (a)(1)-(5) to Deposit Account No. 06-1358. The Commissioner is also authorized to charge payment of any other additional fees associated with this communication or credit any overpayment to Deposit Account No. 06-1358. A duplicate copy of this sheet is attached.

JACOBSON HOLMAN, PLLC

August 16, 2004 Dated: 400 Seventh Street, N. W.

Washington, D.C. 20004-2201 By:_

JLS/dmt

John Req. 160. 22,769



PATENT

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SUPPLEMENTAL RESPONSE

BOX FEE AMENDMENT. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Further to the Amendment filed July 13, 2004, in response to the Office Action of January 13, 2004 (Paper No. 16), applicant submits a sample of mosquito netting and a sample of "breathing tent cloth material" as claimed. The Examiner may now see and feel the distinctions between these two materials.

Based on the foregoing remarks, it is respectfully submitted that the claims in the present application, as they now stand, patentably distinguish over the references cited and applied by the Examiner and are, therefore, in condition for allowance. A Notice of Allowance is in order, and such favorable action and reconsideration are respectfully requested.

However, if after reviewing the above remarks, the Examiner has any questions or comments, he is cordially invited to contact the undersigned attorneys.

Respectfully submitted,

JACOBSON HOLMAN, PLLC

Bv:

John C. Holman

400 Seventh Street, N.W. Washington, D.C. 20004-2201 (202) 638-6666

Date: August 16, 2004 JLS/dmt